

HONOLULU, H. 1., Sept. 16, 1890. This day had audience of the King:

His Excellency John L. Stevens, Envoy Extraordinary and Minister Plenipotentiary of the United States of America;

Commander Joshua Bishop, U. S. N. commanding U. S. S. Iroquois; Lieutenant-Commander Jno. C. Morong,

U. S. N., U. S. S. Iroquois. Ensign Joseph Lee Payne, U. S. N., U

S. S. Iroquois. Ensign A. M. Beecher, U. S. N., U. S. S.

Iroquois. To which audience His Excellency John L. Stevens was introduced by His Excel-

lency Hon. J. A. Cummins, His Majesty's Minister of Foreign Affairs; Mr. Stevens presenting Commander Bishop who then introduced his officers. His Majesty was attended on this occasion by His Excellency Hon. J. A. Cum-

mins, Minister of Foreign Affairs; James W. Robertson, Esq., His Majesty's Vice-A. D. C., and Capt. the Hon. E. K. Lilikalani, Equery-in-Waiting. 1341 67-1t By virtue of the authority in me vested

by the Constitution and the Statutes of this Kingdom and deeming it essential to the promotion of justice, I do hereby the Statute at Waiohinu, Kau, Hawaii, on the first Thursday of September, 1890, and by me postponed until Monday, the 15th day of said September, be and the same is hereby further postponed until MONDAY, the 17th day of November, 1890, at 9 o'clock Witness my hand and the Seal of the

Supreme Court this 1st day of [L.s.] September, A. D. 1890, A. F. JUDD,

Attest: HENRY SMITH,

EVENTS OF TO-DAY.

LEGISLATIVE ASSEMBLY-At 10 A. M. K. of P.—Oahu Lodge No. 1, and Mystic Lodge No. 2 at 7:30 P. M.

CENTRAL UNION CHURCH- Service in par lors at 7:30 P. M.

FIRE POLICE-Meeting at 7:30 P. M. WAILUKU SUGAR COMPANY - Meeting at

2 P. M. at Brewer & Co.'s office. St. Andrew's Cathedral.—Service Second Congregation at 7:30 P. M.

THE DAILY

Pacific Commercial Advertiser.

Be just and fear not: Let all the ends thou aim'st at be Thy Country's, thy God's, and Truth's.

WEDNESDAY, : SEPT. 17, 1890.

"THE THIRD WARNING VOICE."

Hawaii is entering the field as a competitor for literary laurels. Under the above title a pamphlet has been printed and distributed among the members of the Legis- see. If they wanted the communication before the House, let them have it, for lature. This delicate flower is too God's sake. choice a morsel to be allowed to waste its sweetness on the barren wastes of the Legislative floor, and House. Why should the House conwe print it in full herewith, that the name of Hawaii may be blazoned abroad as the producer of a genius before whom Shakespeare's fires will pale; before whom Mark Twain will bow in humble reverence, and Bill Nye turn green with

"English as she is wrote" will have to take a back seat, and be ignominiously filed away in the back garret, while the new star of literature will carry all before him friends as he looms across the sky like some wild "aphidian" "fluffing" about "in the holy name of crime."

There is, however, a serious side doubt in the minds of that portion of the minds of that portion fore this House. I move the Finance Noble McC of the community who are ac-quainted with the King's literary strange motion. It conflicted directly style and current of thought, that | with the course of the House in considerhe is the real author of it. The ing each part of the report by itself. frequent relapse from the assumed portion of the report referring to the Second reading of Bill No. 118, an Act jority was so large it was useless. personal pronoun "I" into the royal "We;" the elaborate defense had received any communication exand description of the Palace Par- plaining a retainer paid to Mr. Hatch. It | special committee. ties' action in June, 1887, and the been raised. If the committee had taken the Education Committee. open advocacy of a preposterous the trouble to make any inquiries they and the bill was referred to the Educaexpenditure for a standing army, hever would they have. which has always been his hobby. all point in his direction. If this is so, it gives a side view of His Ma- that the committee came across this item | the bill was read recommending the jesty's character, which, although of \$50, and it struck them it was an impassage. well known to the few, is not often Wilson (probably dictated by Mr. Thur- itely postponed. He saw no use in exhibited to the public. It is not a ston) to the contrary notwithstanding. altering the law. The bill would shut view which is at all re-assuring to ment elections are conducted in the ina long-suffering public, that His Majesty has become wiser by his experiences of the last few years.

A Burglar Disturbed.

About 3 o'clock Tuesday morning. Mrs. J. H. Wodehouse, Emma street, heard a noise in her front parlor and going there, was just in time to see a man escaping by the side door. He jumped the veranda rail and was soon lost in the darkness. She says the man wore loose-fitting clothes. Nothing was missed.

THE LEGISLATIVE ASSEMBLY.

Seventy-ninth Day.

TUESDAY, Sept. 16. House met at 10 A. M. Prayer by Chaplain. Minutes read and approved. Rep. Kahookano, for the Judiciary Committee, reported on two petitions regarding pay of police, recommending they be laid on the table, their objects having already been accomplished; as

they be laid on the table. The report was adopted.

Minister Spencer stated that His Majesty had signed the Oahu Railroad Bill. The House proceeded to the Order of the Day, consideration of the Finance

Report in Committee of the Whole. Noble Macfarlane asked whether it was true that the Minister of the Interior had refused to allow Mr. Thurston access to the books of the Interior Department, Mr. Thurston having made that statement in print.

Minister Spencer said it was not true. He had not refused. After sitting down the Minister rose again and said that a member of the Finance Committee told him that Mr. Thurston was, contrary to a resolution of the House, examining the books and records of the Interior Office. Chamberlain; Col. the Hon. Robert Hoapili | He told Mr. Thurston that he could not Baker, A.D.C.; Major John Dominis Holt, do so, and Mr. Thurston said he could not reply to the committee unless he had access to the records. This was at 4 o'clock, when business was over, and he asked Mr. Thurston to return next morning, and in the meantime he would see the members of the Finance Committee. Mr. Thurston did not come back order that the term of the Circuit Court | but he (the Minister) saw members of Mr. Thurston every facility, only asking that one of the committee should be present with him.

Noble Macfarlane beginning to speak. was interrupted by Rep. Nawahi, who thought the House should consider each item separately. Noble Macfarlane said he was perfectly willing, if that would expedite matters.

He did not wish the discussion rushed statement made by Mr. Thurston this and the court decided in its favor. morning in the ADVERTISER.

Rep. Nawahi protested. Noble Burchardt said the committee ought to have an opportunity to reply to the statements of Mr. Thurston. If not the matter might as well be voted on at

Rep. Nawahi still protested. The communication in the ADVERTISER Was not before the House. The Chairman ruled that the commu

nication was not before the House. Noble Burchardt moved consideration of Mr. Thurston's communication. Noble Walbridge thought that the House ought only to consider a manuscript communication, and not an alleged newspaper article.

Noble Widemann thought there was nothing in the Advertiser written by torney-General defend the case? that man Thurston that was worth considering, as he admitted that he had spent \$647 without authority of law. Let him thunder in the THUNDERER.

Noble Macfarlane said Mr. Thurston had petitioned this House for an oppor-tunity to report to the House. If he had had any sense of propriety he would not have written in the paper, but would have come before the Committee, as he claimed he wished to. It was only of a piece with everything the man did. The statements in Mr. Thurston's reply were

absolutely untrue.

Noble Burchardt withdrew his motion. Noble J. M. Horner said he would renew the motion, as the committee had been scared out of it.

Noble Widemann said Noble Horner The r was one of the blind men who would not adopted

Noble Phillips thought this very unusual. This letter was addressed to the

Noble Baldwin regretted that the statement had not been made to the House. With that view he had favored a week's delay so that it might be presented to the House. As it was, it was hardly proper to consider it.

Noble Walker said the committee had no authority to act on a matter of this kind, and it would be entirely out of order to take it into consideration.

Noble J. M. Horner said he had only made the motion because Mr. Burchardt had seemed to lack a little backbone

reasons for withdrawing the motion. It would come better from Mr. Thurston's

Noble Widemann — Squirming and squirming and squirming, we don't know what we want. We would like to defend this great man of ours-but we don't dare to. This man has written bosh and stuff to strew sand in the eyes of the

Rep. Kapaehaole moved to adopt that | his motion.

Finance Department. Rep. Brown asked if the committee bill was read by title.

Noble Macfarlane read the letter dated Sept. 8, which there had been no ing the liquor law. opportunity to read. He would state proper charge, any letter from Mr. C. B. terest of the personal candidates, and the | man's getting a glass of beer after comcandidates should have borne all the ex- ing out of an evening entertainment. penses. Any idea of testing a point of The saloons could be shut on holidays as eral ought to have appeared for Norton if he was only a nominal defendant. Outside counsel should not have been employed. Nothing was said in the re-

Rep. Lucas said this idea of settling a point of law was entirely out of the ques- 13 to 12. tion. I was a party to the affair. Norton | Noble Muller moved to reconsider. ought to have paid his own fee. It would Lost.

never have been paid if Mr. Thurston had not been Minister of the Interior. He had no more right to pay it than I have to go and take \$50 out of the Interior Department. As to Mr. Townsend that is all right. He has been paid extra for night and other work which he was

not bound to do. Rep. Brown said the representative from the 4th ward and the Finance Committee have shown a lamentable ignorance of the law, or they would not have made the report they have. Section 5 gives the head of the department leave to make disbursements out of the appropto sundry other petitions recommending riation with the consent of the Minister of the Interior. Rep. Lucas does not agree with the committee in regard to Geo. Townsend. He believes, then, the committee were wrong. The communication is not from Mr. Wilson personally, \$15 fee. but from him as head of the Fire Department. It is a communication from the Fire Department to the committee. The Fire Department is not, as has been Minister of the Interior has only a supervision. The committee charge the Fire Department by inference with making a amended section passed. false statement in order to support the payment of a paltry \$50. What evidence have the Finance Committee for their statement that it was an afterthought, and that it was trumped up afterwards? I say this conduct alone of the committee bears up the charge I made yesterday that this report bears on its face the impress of spite. I therefore recommend

that the committee recommend this portion of the report to be laid on the table. Rep. Lucas said it might be the expenditure of \$50 made regularly, with the consent of the Minister of the Interior, but that didn't make it right. Might did not make right. Who paid Mr. Thomas' expenses? Not the Govern-

Noble McCarthy agreed with what the report said as to this retainer. He had been a member of the department for six years. If Government funds were of the Third Judicial Circuit to be held by the committee, who were willing to give to be used to keep officers in power, they would be there forever. I am opposed to such use of government money. The committee may be wrong, but I do not think so. This would establish a very bad precedent.

Rep. Brown said the suit brought by Thomas was the suit of a defeated candidate trying to make out that the Fire Department had no right to pass finally on its own elections. The Fire Depart-ment in order to defend its own power Rep. I Noble Burchardt wished to answer a and privileges had to defend that suit, it would involve a larger expenditure

Noble McCarthy—The Board of Representatives of the department had nothing whatever to do with the expenditure of any moneys. Now it is claimed Crown Lands are subject to this bill or that the chief of the department wrote not. (Rep. Bush said no.) This section this letter by the authority of the Board.

Rep. Kapaehaole moved this part of the report be adopted. The committee Rep. Brown moved section 1 be in-

department matter why did not the At-Noble Cornwell said if the House did not make more progress the country what the member from Honolulu had members would have to take their stated was true, if not all. He had Christmas in Honolulu. The member Those who can't see, you will never from Honolulu says the committee have shown spite. Probably they have. But pathized with the introducer of the shown spite. Probably they have. But what good does it do to say so. The Ministers are out and that ends it.

I move we take a recess. Lost. The motion to adopt the entire report of the Finance Committee was carried. The committee rose and recommended the adoption of the report. Rep. Brown moved the report be laid

of some people.

The motion to lay on the table was The report of the committee was

Rep. Nawahi moved to reconsider. Rep. Kapaehaole wished the aves and who favored fair play and free discus-

sion and who don't. Noble Cornwell changed his vote. He meant to vote, no. The motion to reconsider was lost the vote being as follows:

Ayes-Minister Spencer; Nobles Kauhane, J. M. Horner, Marsden, Baldwin, W. Y. Horner, Walbridge, Ander- practicable, he should vote for it, but it son, von Tempsky, G. N. Wilcox, Kanoa and Isenberg; Reps. Brown, A. Horner, Waipuilani, Apiki, Paehaole, Halstead, Rice and A. S. Wilcox—20. Rep. Noes-Minister Brown; Nobles Widemann, Berger, Macfarlane, Muller, Pua, Noble J. M. Horner said he had only made the motion because Mr. Burchardt had seemed to lack a little backbone (laughter).

Noble Burchardt said he had given

Noble Burchardt said he had given

Kanealii and Knudsen—23.

Afternoon Session.

The House took a recess at 12:10.

The House reassembled at 1:50. Second reading of Bill No. 110, concerning wholesale licenses. The bill was read by title and referred to the Committee on Commerce. Second reading of Bill No. 112, relating to spirituous liquors. The bill was

Noble McCarthy moved reference to the Liquor Committee. Noble Muller moved it be indefinitely Rep. Kahookano favored reference to a

committee and Noble Muller withdrew

to provide for taking the census. The Noble Phillips moved reference to a Rep. Waipuilani moved reference to

tion Committee.

Second reading of Bill No. 57, amend-The report of the Liquor Committee on

Rep. Brown moved the bill be indefin-It is too well known that Fire Depart- saloons on holidays and shortened the law was nothing but an after thought, it was by the Marshal if he deemed it The engineer, Mr. C. B. Wilson, was a necessary. The new section proposed favorite of the late Minister, and was al- was pretty rough. It would make a man lowed perquisites which were not legal. | liable in exemplary damages, if he gave Rep. Nawahi said the Attorney-Gen- anyone a glass of beer which happened to start him off on a drunk.

Rep. Kahookano moved the bill be considered section by section. Rep. Rice hoped the bill would be port of the Finance Department to the considered section by section as a matter of courtesy.

The bill was indefinitely postponed,

Second reading of Bill No. 78, concerning auction licenses. The committee report on the bill was read recommending that the bill with

some changes pass. Rep. Brown moved the clause exempting country auctioneers from giving bonds be stricken out. The committee did not think it wise to free him from bonds. He might embezzle, and then the party has a remedy against his

Noble Widemann seconded the motion and moved an additional amendment requiring payment to the Govern-ment of half of 1 per cent on each sale. Rep. Kahookano said \$25 was too large a fee. In some districts sales were very rare and an auctioneer seldom realized as much as \$25. He moved it be

Noble Widemann had no objection to a reduction of the fee but thought half of 1 per cent on sales should be charged as commission. Sometimes the business stated, a bureau of the Interior Depart- was very profitable. He spoke from exment. It is controlled by its own by-laws, and is under its own control. The cense on Kauai forty years ago. The amendments of Noble Widemann and Rep. Kahookano passed. The

> The bill then passed.
> Second reading of Bill 145, changing office. the name "Insane Asylum" to "Hawaiian Hospital."

Rep. White moved indefinite postponement of the bill. Rep. Brown explained the object of

Noble J. M. Horner thought this was a very proper thing to do. To keep people in good spirits was a medicine in itself. Noble Widemann had no doubt that some of these people might be hurt by the name, but they are still more hurt by being confined there. If we want to please them, we must let them out altogether. It is a mere fancy. If the House spent its time in passing bills like this, people would think the House ought to go there.

The bill was indefinitely postponed Second reading of Bill regulating the police. The bill was read by title and referred to the Police Committee. The Constitutional Convention Bill was passed over, awaiting the report of

the committee. Second reading of the bill declaring konobiki fisheries free. The majority and minority committee reports were read, recommending respectively the rejection and the passage of

than the country could afford. He moved

Noble Widemann asked whether

Rep. Brown moved section 1 be in-definitely postponed; since all Governmake no recommendation. The question is whether we have this transaction ment fisheries were already free, and since, unless the konohiki actually set since, unless the konohiki actually set Noble Kauhane thought the report apart each year a certain fish for himself, ought not to be adopted because it was he had no right to it, and as a matter of spent in having a point of law settled by fact he knew of no konohiki who did the Supreme Court. Adopting the report | that. The speaker went on to show that is saying that we don't wish to have points settled in that way.

Noble Widemann said if this was a the konohiki owners' the value of their rights, it would take \$2,000,000, if not

Noble Widemann said nine-tenths of stated it fairly and well. Personally he bill in his objects. But he underestimated the value of these fishing rights. The price we would have to give would be ten times the value of the property acquired by the people. The konohiki fishing right of the land of Waianae plantation alone was worth, on a fair val-

uation, \$50,000. Rep. Bush stated that he had promised his constituents before the election Rep. Lucas moved to adopt the report. Soble Widemann admired the brass to bring in this bill. Holders of konohiki fisheries had no right to lease their right to other parties. He merely had a C. H. Atherto right to fish sufficient for his own use, at this office. and nothing more. That was the way it was under the old feudal system. The leasing of these rights, which had become a custom, was an abuse. Noble Widenoes called so that it might be known | mann's right would hardly be worth a thousand dollars, especially as he did not

Noble Widemann said the konohiki had no right to sell, and neither had the common people. But the common peoeat much fish. ple have the right to sell all they want, and so have the konohiki, and so they did in feudal times. If this law were

Rep. Bush said that in old feudal times there was no bartering. Rep. Nawahi said the question was a vexed one, disturbing bigger nations than ours. He moved it be referred to

the Judiciary Committee. Rep. Kauhi wished to speak two minutes, more or less. He was tired out listening to the discussion over this bill. It was not practicable. The time to break a twig is when it is young and tender. When this bill has been to another committee it will be tough and knotty. Now is the time to break it. We all think as much of our constituents as the member from Koolaupoko, but he asks something which cannot be carried out. The law gives nearly all the fish to

The ayes and noes were called on the motion to indefinitely postpone the sec-

Noble J. M. Horner did not know enough about it to vote intelligently, and would ask to be excused.

Noble Marsden asked to be excused. Noble Widemann said he would have voted to send to committee, but the ma-The section was indefinitely postponed

by the following vote: Ayes-Ministers Cummins, G. Brown Peterson; Nobles Berger, Macfarlane, McCarthy, Phillips, Crabbe, Kauhane, Hind, Burchardt, Baldwin, W. Y. Horner, Cornwell, Anderson, Von Tempsky, G. N. Wilcox, Kanoa, Isenberg; Reps. C. Brown, Rosa, Kauhi, A. Horner, Rickard, Kahookano, Waipuilani, Apiki, Kanealii, Halstead, Knudsen, Rice, A.

S.Wilcox-32. Noes-Nobles Muller, Pua; Reps. R. W. Wilcox, Bush, Nawahi, Baker, The House adjourned at 4:30 P. M.

THERE WILL BE A SPECIAL I meeting of the Stockholders of the Wailuku Sugar Co. on WEDNESDAY, Sept. 17th, at 2 o'clock P. M., at the office of C. Brewer & Co., Honolulu. Business of importance will be presented.

FOR SALE.

A LOW PHAETON, NEARLY new, and in good order. Inquire at the office of this paper. New Advertisements.

THE VERY LATEST!



WE WISH TO CALL ATTENtion of house-keepers to a small

FIGURED CHINESE MATTING.

Just received via San Francisco.

of the very choicest quality, and of the most tasteful and unique designs in colors. This is the very latest in this line, and the first of the kind ever brought to Honolulu. We respectfully ask the atten-of ladies to this latest novelty. 67-2w THE UNION FEED CO.

Employment Wanted

BY A. O. WOOD (LATE WITH H. H. Williams & Co., Furniture Dealers), with some firm as Clerk or porter: under stands the Hawaiian language; willing to work; steady and temperate habits; salary not so much an object as a good situa-tion. Address A. O. Wood, General Post

SACHS' BULLETIN OF BARGAINS!

TO-DAY:

Figured India Silks, fine quality, reduced to 65 cents a vard.

Fine Ecru Dotted Swiss, \$2.50 a piece, 10 yards.

Black, Cream, and Colored Cashmere, at 40 cents and upwards. Extra size, White Bath Towels, reduced to 25 cents each.

Fringed Bed Spreads, reduced Ladies' Fine Lace Hats, Black

or White, reduced to \$5.00.

THESE ARE GENUINE BAR-GAINS, AND YOU WILL FIND Rep. Rickard opposed the bill because GOODS AND PRICES JUST AS WE REPRESENT THEM!

WANTED.

A LAD, OF 12 TO 15 YEARS AGE, who can write a fair hand, to serve as an office boy. Apply at the office of this

Wanted



TO RENT OR LEASE, A house for five or six people, furnished or unfurnished. Apply at

Removal Notice.

THE SAN FRANCISCO FRUIT Depot has removed from Fort Street to 87 King Street near Fort Street. JOHN LYCURGUS.

\$75 Reward.

A REWARD OF \$75 DOLLARS WILL be paid for information leading to the arrest and conviction of the party or parties who broke off the steel pickets from the fence in front of the residence of C. H. Atherton, Beretania street. Apply

NOTICE.

LL PERSONS ARE HEREBY lease. All persons so shooting or trespass-ing will be prosecuted to the full extent of Honolulu, Aug. 29, 1890.

Election of Officers.

A T THE ANNUAL MEETING OF THE A Stockholders of the Hilo Sugar Co., held at the office of Wm. G. Irwin & Co. (L'd.), September 8, 1890, the following officers were duly elected for the ensuing

H. M. Whitney, Jr.....Auditor W. M. GIFFARD,

LOST.

ON WEDNESDAY AFTERNOON, ON Beretania street between Thomas
Square and Alapai street, a Lady's Diamond Scarf Pin. The finder will be suitably rewarded by returning the same to
the Advertiser Office. 62-1w

NOTICE.

MR. OSCAR HEROLD BEGS TO ANnounce that he is ready to receive Pupils on the Piano and Harmony. For terms and hours apply at residence No. 73 Beretania street next to Punahou Preparatory School atory School.

NOTICE.



FROM AND AFTER this date we will not be responsible for any freight after same has been landed. Parties to whom freight is consigned must be at the landing to receive

their freight
WILDER'S STEAMSHIP CO.
Honolulu, Sept. 5, 1890. 58-tf

BARGAINS! Hawaiian Hotel Stables

Canopy-top Phaetons, Top Buggies, Double-seated Carriages, for family use, Top Carts, with pole and shafts, Spring Wagon, with poles, shafts, brake, Two-seated Buckboard with brake, Horses, broken to harness or saddle, Horses suitable for any and all purposes. Call or address 60-1m HAW'N HOTEL STABLES. READ THE DAILY ADVERTISER if you want the latest news.

BENSON, SMITH & CO.,

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Agency for the Hawkeye Camera, Kodak Cameras and Eastman's Bromide Paper

At Manufacturers' Prices! Photographic Card Mounts and Albums,

AGENTS FOR-

BLAIR CAMERA CO., SCOVILL & ADAMS CO., CRAMFR DRY PLATES,

TAHITI LEMONADE WORKS Co.

The Only Steam Aerated Water Works in the Islands.

RECEIVED!

Ex Barks Adonis and Isenberg,

Cases 3 Star Hennessey Brandy,

Cases Palm Tree Gin, Cases White Bottle Key Gin,

-CASES OF FINE-Irish and Scotch Whiskey,

Cases Extra Fine Sherry, Cases Dry and Sweet Champagne, Cases Italian Vermouth

Chartrusse, Benedictine, Curacoa, Absinthe, Etc., Etc. Tannhaeuser Beer!

PRIZE MEDAL PARIS EXPOSITION. The Best Beer in the market—beats St. Louis and Mflwaukee all to

FROM PHILADELPHIA,

BUFFALO BEER, Brewed and Bottled in Sacramento, finer and Cheaper than Fredrick-burg and Wieland California Beer.

FOR SALE BY

HAWAIIAN WINE CO.,

56-1m FRANK BROWN, Manager. UNION ICE COMPANY.

Election Notice. AT AN ADJOURNED ANNUAL meeting of the Stockholders of the Union Ice Company, held Friday, Sept. 5, 1890, the following officers were elected for

the ensuing year: President Dr. J. S. McGrew Vice-President S. M. Damon DIRECTORS—Dr. J. S. McGrew, S. M. Damon, L. C. Ables, J. H. Fisher, H. M. Whitney, Jr., F. M. Hatch, J. H. Paty.

J. H. FISHER,

Honolulu, Sept. 8, 1890. NOTICE.

officers, viz:

Is HEREBY GIVEN TO ALL PERsons that at a meeting of the shareholders of PAAUHAU PLANTATION
CO. (L'd.), held on the 1st day of August,
1890, it was voted to accept the Charter of
Incorporation dated July 24, 1890, and
granted to them and their associates and
were assorts under the corporation panel. successors under the corporation name and style of PAAUHAU PLANTATION COMPANY, (LIMITED). And that the Corporation under said Charter was duly organized, and elected the following named

President Wm. G. Irwin Vice-President Claus Spreckels Secretary & Treasurer ... W. M. Giffard Notice is also given that pursuant to the terms of said Charter, no Stockholder shall be individually liable for the debts of the Corporation, beyond the amount which shall be due upon the share or shares owned or held by himself.

W. M. GIFFARD,

MRS. ERNESTINE GRAY, Teacher of Piano, Organ and Singing.

36-1m Sec'y Paauhau Plant. Co., (L'd.)

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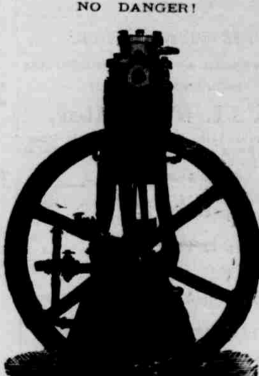
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Are adapted for Pumping, Electric Lighting, running Elevators, Harvesting and Thrashing Machines, Printing Presses, Boot and Shoe Machinery, Circucular, Jig and Band Saws, Hoisting, Mill, and Mining Machinery. Coffee Mills and Roasters, Polishing and Fanning Machines, Ventilating Apparatus, Emery Wheels, Etc., in fact, everywhere power is needed.

No Explosion,



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operation at any time at the Meat Market of Jos. Tinker, Nuuanu street. Information in regard to the cost, running, etc. will be furnished on applica-

JOS. TINKER, Nuuanu St.,

Ladies' Nurse.

MRS. J. E. WARD,

Studio-Eagle House Cottage. 55-m Cor. Likelike St. and Palace Walk. 56-2w

CARBUTTS' DRY PLATES.

GO TO THE

106 FORT STREET, CLOTH-BOUND

A NEW ARRIVAL OF

THOS. G. THRUM.



The above Engine cn be seen in

23-tf Sole Agent Hawaiian Islands.